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UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/726,009	11/29/2000	Leland James Wiesehuegel	AUS9-2000-0738-US1	9657	
45993 IBM CORPOR	7590 08/14/2007 ATION (RHF)		EXAM	EXAMINER	
C/O ROBERT H. FRANTZ			GRAHAM, C	GRAHAM, CLEMENT B	
P. O. BOX 23324 OKLAHOMA CITY, OK 73123			. ART UNIT	PAPER NUMBER	
			3692	·	
			MAIL DATE	DELIVERY MODE	
	:		08/14/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Summers	09/726,009	WIESEHUEGEL ET AL.				
Office Action Summary	Examiner	Art Unit				
	Clement B. Graham	3692				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	dress			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	l. ely filed the mailing date of this co O (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 02 Fe	ebruary 2007.					
· _ · · · · · · · · · · · · · · · · · ·	action is non-final.					
3) Since this application is in condition for allowar		secution as to the	e merits is			
·	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-21</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-21</u> is/are rejected.	· <u> </u>					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the						
	• • •	• •	FR 1.121(d).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)☐ Acknowledgment is made of a claim for foreign a)☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
 Certified copies of the priority documents 	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents	s have been received in Applicati	on No				
3. Copies of the certified copies of the prior	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau	ı (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	•					
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Praftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P	atent Application				
Paper No(s)/Mail Date	6)					

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DETAILED ACTION

1 Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

2. Claims 1-21 remained pending.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action: (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. The factual inquiries set forth in Graham v. John Deere Co., 148 USPQ 459, that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or unobviousness.
- 5. Claims 1-21, are rejected under 35 U.S.C. 103(a) as being unpatentable over Herman et al(Hereinafter Herman U.S. Pub: 2005/0234811) in view of Goldberg et al (Hereinafter Goldberg U. S. Patent 6, 985, 885).

As per claims 1-6, Herman discloses a sales offering method for restricting access by traders to collected online sealed bids in an online offering and bidding system, said method comprising the steps of:

providing a computer-readable bid repository of collected bids communicative to an online offering and bidding system, said collected bids each having an associated seal status indication field for indicating whether is bid is a sealed bid or an unsealed bid (see column 14 claim 22 and column 12 para 0178 and para 0176)

querying said bid repository for bids which match parameters of a Broker Profile Matrix associated with a trader and which are indicated as being unsealed bids by said seal status indication field (see para 0176) said trader representing a intermediary third party between a bidder and an offeror;

preventing transfer of sealed bids from said bid repository to a trader responsive to said query (see column 14 claim 22 and column 12 para 0178 and para 0176).

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Herman fail to explicitly teach presenting via a computer user interface matching unsealed bids to a trader with whom said Broker Profile Matrix is associated.

However Goldberg discloses The operation of server is controlled primarily by control programs that are executed by the server's CPU. These control programs may be stored in system memory. In a typical implementation, the programs stored in system memory may include: an operating system; a file handling system; a set of user interface procedures, for handling input from user interface and for displaying output to the user on display; one or more application programs; a security module for securely transmitting and receiving data to and from network display, and/or disk drives and; an auction control module, discussed in more detail below, for managing an online auction, preferably including modules for transmitting information to bidders; receiving bids; evaluating bids to identify winners and losers; making copies of digital content and transmitting those copies to the winning bidders; obtaining and processing payments from the bidders; recording and analyzing bid distributions; allowing the auctioneer to select the auction mechanism to be used; and responding to auctioneer and/or bidder queries regarding the nature of the auction.(see column 6 lines 31-65).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Herman to include presenting via a computer user interface matching unsealed bids to a trader with whom said Broker Profile Matrix is associated taught by Goldberg in order to effect trades of trading instruments through automatic matching in which buyers and sellers who are willing to trade with each other is based on specified matching criteria.

As per claims 7-12, Herman discloses a computer-readable medium containing program code for a sales offering computer system for restricting access by traders to collected online sealed bids in an online offering and bidding

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system, said program code when executed by a sales offering computer system causes the sales offering computer system to perform the steps of of providing a computer-readable bid repository of collected bids communicative to an online offering and bidding system said collected bids indicating whether is bid is a sealed bid or an unsealed bid (see column 14 claim 22 and column 12 para 0178 and para 0176)

and querying said bid repository for bid which match parameters of a Broker Profile Matrix associated with a trader and which are indicated as being unsealed bids by said seal status indication field (see para 0176) said trader representing a intermediary third party between a bidder and an offeror and preventing transfer of sealed bids from said bid repository to a trader responsive to said query (see column 14 claim 22 and column 12 para 0178 and para 0176).

Herman fail to explicitly teach presenting via a computer user interface matching unsealed bids to a trader with whom said Broker Profile Matrix is associated.

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6 lines 31-65).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Herman to include presenting via a computer user interface matching unsealed bids to a trader with whom said Broker Profile Matrix is associated taught by Goldberg in order to effect trades of trading instruments through automatic matching in which buyers and sellers who are willing to trade with each other is based on specified matching criteria.

As per claims 13-21, Herman discloses a sealed bid sales offering system in a computer network, said computer network enabling communications between said sales offering system and trader consoles, said offering system comprising: a bid database containing collected bids said database being accessible and queriable by sales offering system said collected bids (see column 14 claim 22 and column 12 para 0178 and para 0176)

and a database query server communicative to said bid database indicating whether is bid is a sealed bid or an unsealed bid (see para 0176) and querying said bid repository for bid which match parameters of a Broker Profile Matrix associated with a trader and which are indicated as being unsealed bids by said seal status indication field said trader representing a intermediary third party between a bidder and an offeror and preventing transfer of sealed bids from said bid repository to a trader responsive to said query (see column 14 claim 22 and column 12 para 0178 and para 0176).

Herman fail to explicitly teach presenting via a computer user interface matching unsealed bids to a trader with whom said Broker Profile Matrix is associated. However Goldberg discloses The operation of server is controlled primarily by control programs that are executed by the server's CPU. These control programs may be stored in system memory. In a typical implementation, the programs stored in system memory may include: an operating system; a file handling system; a set of user interface procedures, for handling input from user interface and for displaying output to the user on display; one or more application

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programs; a security module for securely transmitting and receiving data to and from network display, and/or disk drives and; an auction control module, discussed in more detail below, for managing an online auction, preferably including modules for transmitting information to bidders; receiving bids; evaluating bids to identify winners and losers; making copies of digital content and transmitting those copies to the winning bidders; obtaining and processing payments from the bidders; recording and analyzing bid distributions; allowing the auctioneer to select the auction mechanism to be used; and responding to auctioneer and/or bidder queries regarding the nature of the auction.(see column 6 lines 31-65).

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Conclusion

RESPONSE TO ARGUMENTS

- 6. response to argument's filed May 2/2/07 has been fully considered but they are most in view of new grounds of rejections.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Clement B Graham whose telephone number is571-272-6795. The examiner can normally be reached on 7am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hyung S. Sough can be reached on 703-308-0505. The fax phone numbers for the organization where this application or proceeding is assigned are for regular communications and 703-305-7687 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

CG

AUG 5, 2007

FRANTZY POINVIL
PRIMARY EXAMINER

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